

Some things in this newspaper have a "heart interest," some things in it appeal to the faddist, some to the philosopher, some to the student. But the advertisements have a "pure interest," so that they appeal to all.

The Courier-Journal.

"Our habits make us prisoners," but if one of them is the habit of reading ads. you will profit by such "imprisonment."

VOL. CVIII. NEW SERIES—NO. 14,265.

LOUISVILLE, TUESDAY MORNING, JANUARY 21, 1908.—10 PAGES.

PRICE (THREE CENTS. FOR FIVE CENTS.

The Weather.
Forecast for Tuesday and Wednesday.
Kentucky—Fair Tuesday and Wednesday.
Indiana—Fair Tuesday and Wednesday.
Tennessee—Fair Tuesday; Wednesday fair.

THE LATEST.

A wreck on the Louisville and Nashville railroad near Bagdad injured many of the passengers, Senator Nat C. McPherson being the greatest sufferer. Conductor McNabb was also badly hurt. On the train were many of the legislators and several of the Republican members were among those who were cut and bruised. The entire train was derailed, the coaches being turned on their sides.

Secretary Cortelyou yesterday informed the Senate that the data relating to the issue of Panama Canal bonds would not be ready for transmission for several days owing to its mass and the necessity of care in its making up. Prior to the receipt of Mr. Cortelyou's communication, Mr. Tillman made some caustic remarks on the Secretary's failure to obey the Senate resolution.

Justice Dowling yesterday overruled the motion of District Attorney Jerome to close the court room to the public and there was a great throng present to hear the testimony of Evelyn Thaw. Mrs. Thaw was put through a rigorous cross-examination by Mr. Jerome, which was not completed when the hour for adjournment was reached.

In the United States District Court of Kansas City yesterday Judge Smith McPherson declared unconstitutional the statute passed by the Missouri Legislature in 1907 forbidding foreign corporations from transferring assets brought against them from the State to the Federal courts upon penalty of forfeiture of charters.

Believing that the religious part of the proceedings of the House of Representatives should be preserved in official form, Mr. Houston, of Tennessee, has offered a resolution directing that the prayer with which the chaplain opens each day's session be printed in the Congressional Record.

Addressed to the six Democrats who have refused to vote for Beckham for senator, a memorial signed by thirty-five prominent Democrats of Wilmore, Jessamine county, arrived at Frankfort. The Jessamine Democrats approve the course of the men standing out against Beckham.

Pennsylvania's two-cent railroad fare law was yesterday declared unconstitutional by the State Supreme Court, which handed down a decision affirming the opinion of the Common Pleas Court of Philadelphia, rendered last September.

Considerable discussion was provoked in the House of Representatives yesterday over a bill appropriating \$250,000 for an immigration station in Philadelphia. Under the latitude of debate several members proceeded to air their views on various subjects.

A resolution was adopted by the House yesterday calling on the Secretary of State for itemized statements of all money paid during the last fiscal year on account of the ambassadorial, ministerial and consular service.

The subcommittee of the Democratic National Committee now at Denver, looking into the arrangements for the convention is highly pleased with the plans for the auditorium now under construction.

Large blocks of clearing-house loan checks, amounting to about \$15,000,000, were retired in New York yesterday, and the amount outstanding now is in the neighborhood of \$20,000,000.

Gov. Patterson, of Tennessee, has granted a respite to Ed Turner, who is under sentence of death for the murder of his wife. Turner is reprieved until Thursday, February 27.

The trial of Mrs. Dora McDonald, widow of Michael C. McDonald, for the murder of Webster S. Guerin, began yesterday in the Criminal Court at Chicago.

A negro who was strung up on a tree at Dothan, Ala., Sunday night by a mob was cut down by the Sheriff soon afterward. He was found to be alive and will recover.

Among the bills introduced in the for an amendment to the constitution which will give the voters the right to put the entire State under prohibition.

Two men were killed and five injured by the derailment of a work train on the Atlanta, Birmingham and Atlantic railroad yesterday near Tyrone, Ga.

A. S. Woolwine, secretary and treasurer of the American Paper Company at Nashville, committed suicide by cutting his throat with a razor.

Max Rosenbaum, one of Pittsburgh's most prominent business men, dropped dead in the street of heart disease.

G. W. Boggess and Arthur Kendall, of Rowan county, were seriously and probably fatally injured at Pittsburgh, Pa.

NEITHER SIDE WANTS BALLOT

Wreck Prevents Vote In Senatorial Race.

Approval of Wheeler Campbell's Actions

In Letter From The ferson's Grand-n

FOR CAUSE OF D

Frankfort, Ky., Jan. 20.—The wreck on the Louisville and Nashville railroad near Bagdad this morning almost ended the senatorial deadlock, for all those members who were injured were Republicans, but when the time came to take the joint ballot it was found that the Democrats did not have enough members, nor did the Republicans, and both sides were anxious to adjourn. Just before the hour for the joint session Representative John Haswell moved to adjourn, and the second to the motion came from all over the House, the Beckham leaders agreeing as anxiously as the Republicans. The House then adjourned without a dissenting vote, and this prevented a joint session, as the Senate did not even leave their hall.

When it was reported that there had been a wreck and that many members were missing and presumably were on that train or the C. and O. train, which was behind the wreck and could not get here, the Democrats also had several members on the train, and they began to scurry around town. When the members gathered in the House there was a general air of unrest, and both sides were frightened. The Beckham forces were up in the air for fear the Republicans might show up with a majority and elect W. O. Bradley, while the opposition to Beckham was also worried, but knew that they could break a quorum if that should be necessary.

Count Noses Eagerly.

After the relief train which had gone to the wreck reached Frankfort there was a new lining up of members, but some were injured so that they needed medical attention, and it was generally agreed by everybody that it would be best to adjourn without any vote. In point of fact, the Beckham forces were the weakest, as several of their members were away, while the Republicans had all of their members within reach. The six men who have refused to vote for Beckham were all here and in their places, and there never was any danger of Beckham getting the requisite number of votes.

Every member of the General Assembly is now in Frankfort and it will require seventy votes to elect a United States Senator, leaving Beckham further from his goal than he ever was, even if he should not lose any more of his following. Representative Henry Denham, of Monroe, who was so ill, reached Frankfort yesterday and was sworn in this morning as a member of the House. He is looking pretty well for a man who was so ill, but is not strong yet. He has a quiet room, and the best of care and attention is being shown him. He was the center of a crowd all morning, and nearly every member shook hands with him and welcomed him to Frankfort.

A Jefferson Compliments Campbell.

A grandnephew of Thomas Jefferson, who learned his Democracy at the fountain source, almost directly from the founder of Democracy himself, Dr. W. B. Jefferson, of Elkton, has written to Senator J. Wheeler Campbell, commending him on the position he has taken in the senatorial race. Dr. Jefferson's father studied with Thomas Jefferson and was taught Democracy by Jefferson himself. He handed down these principles of Democracy to his son, Dr. Jefferson. The letter from Dr. Jefferson to Senator Campbell is as follows:

Elkton and Guthrie, Todd County.—Hon. J. Wheeler Campbell, Frankfort—My Dear Sir: I know your grandfather, Dr. James Wheeler, and Judge James Campbell, your father, and I am proud to call you my grandnephew. I am a Democrat, and I believe in saying this that I voice the sentiments and opinions of 4,000 Democrats in Kentucky, and I will not be taken as a whole, composing the best elements in the State. We firmly will not endorse the methods of the gang that has run rough-shod over anybody and thing that has opposed them, and we intend to be entirely and completely eliminated. I write

this from a sick bed, because I cannot resist the temptation to express by advertisement your support and courage and loyalty. I wish I was able to write to each one who is adding to the cause. With best wishes for your success, I am, sincerely, DR. W. B. JEFFERSON.

Situation Unchanged.

The senatorial situation is in the same condition it has been for several days, with many members ready to leave the Beckham band wagon as soon as they feel they have completed sufficiently with their instructions from their home counties. The balloting tomorrow will be in separate sessions and probably in joint session also, although the one ballot may be regarded as sufficient to comply with the law. As the days pass Mr. Beckham gets further and further away from any possibility of election.

A. R. DUNLAP.

ARRANGING PLANS FOR NATIONAL CONVENTION.

Committees Think Denver Auditorium Will Be Highly Desirable Meeting Place.

Denver, Col., Jan. 20.—The Democratic National Committee's Subcommittee on Arrangements for the Democratic National Convention met here to-day and began consideration of plans for the auditorium now under construction, in which the convention will be held next July. After inspection of the building all the members of the committee concurred in the opinion, expressed by Chairman Taggart, that the auditorium will probably be the most comfortable and desirable hall in which a national convention has ever met. A joint session of the National Subcommittee and the local Committee on Arrangements was held this afternoon at which the seating arrangements in the convention hall, hotel accommodations and other preliminary details were discussed. The committee will continue its sessions in this city a day or two longer, and will reconvene in Chicago about two weeks after the close of the present session. The visiting committees were entertained this evening at the Democratic Club.

GRAND JURY NAMES PROBING COMMITTEE

TO LOOK AFTER BANKS AND CORPORATIONS.

FACTS SHOULD BE KNOWN IN PUBLIC INTEREST.

INVITATION TO WITNESSES.

New York, Jan. 20.—An exhaustive investigation into the widespread belief that persons connected with financial institutions and public service corporations have been guilty of illegal acts will be made by a committee appointed by the grand jury. The grand jury came before Justice Dowling, in the Supreme Court, to-day and made a long presentation on the subject and announced that a committee will receive reliable information as to any specific crimes that are believed to have been committed and that the committee will make thorough inquiry into the subject.

The grand jury, in its presentment, declared that a widespread belief existed that many persons now or lately connected with financial institutions and public service corporations in this city have been guilty of serious crimes and that the guilty persons should be discovered and punished if the law is adequate for such purposes. Should the law be found inadequate to properly protect the community the grand jury recommends that the Legislature, now in session, amend the law. If there has been only a laxity in the conduct of business and not a criminal disregard of duty, it is for the interest of the public that the fact be made clear, the presentment states.

The grand jury declares the District Attorney has informed them that he has an adequate force of assistants to handle all matters brought before them, and that the Board of Estimate and Apportionment has provided ample funds for the investigation. All persons having information concerning the commission of crime of the character indicated are requested to appear before the committee which the grand jury has appointed to make the investigation. The co-operation of the newspapers is asked by the grand jury as a means of obtaining information.

Evidence concerning the financial affairs of the Provident Life Assurance Society was considered by the grand jury to-day. A copy of the report of Commissioner Rittenhouse, of Colorado, on the Provident Life, made public yesterday, was given the grand jury. District Attorney Jerome spent one hour before the jury during a recess of the Thaw trial.

TO SAY SOMETHING ABOUT THE TRUSTS

PRESIDENT IS PREPARING TO SEND A MESSAGE TO CONGRESS.

Washington, Jan. 20.—It became known to-day that President Roosevelt contemplates sending to Congress very soon a message making recommendations for remedial legislation in the matter of the employer's liability act and which will meet the objections of the Supreme Court in its recent decision. Coupled with this communication the President expects to say something about the general subject of trusts, the exact nature of which is not disclosed.

IN INTEREST OF DEMOCRACY

Firm Stand Against Beckham Say Memorials.

Thirty-five Citizens of Jessamine Congratulate the "Six"

Big Petition On Way From Hopkinsville.

LILLARD PRAISED AT DANVILLE.

Frankfort, Ky., Jan. 20.—[Special.]—Petitions and memorials have been added to the letters which have been coming in to the six men who have refused to vote for Beckham, and now the Democrats out in the State are shooting in bunches instead of singly. The letters have not stopped, but every mail brings a new supply, and the six men who are standing firmly against the Democratic party have been getting so much mail that they would have to have a stenographer for each to answer the letters.

A petition, one of several which have been received, came to-night to Representative Lillard. It was from Wilmore and reads as follows: To the Hon. E. W. Lillard, Hon. H. S. McNutt, Hon. Albert Charlton, Hon. Wheeler Campbell, Hon. Chris Mueller, Hon. Virgil McKnight—Dear Sirs: We, the undersigned Democrats of Jessamine county, heartily congratulate you one and all for the stand you have taken in the interest of true Democracy. We rejoice that the real Democracy has such able and courageous representatives in our General Assembly.

Following this are the names of thirty-five men of Wilmore, all of them well known. On the side of the petition with the names is the following endorsement: "These names were secured in a short time Saturday afternoon from among the small number of Democrats in town. Ninety per cent. of those to whom petition was presented signed it. The majority of those not signing were indifferent. This is a true index to the sentiment of the county."

Welcomed At Home.

Col. Lillard said to-day that when he went home Saturday he was besieged by callers, and probably 300 persons went to his store and congratulated him on his position he has taken in the senatorial race. He said that only about thirty men expressed disapproval of his course. He feels satisfied that he knows the sentiment of the people of his district and that by not voting for Beckham he is expressing that sentiment. He said the best people of his county have long been Democrats, have been to see him and have written him letters expressing their approval of his course, and the people of Danville feel that he has acted wisely and well.

Congratulations For Campbell.

Col. Lillard is not the only member who has been receiving letters; every one of them who have stood firm have been getting letters and many petitions signed by ten or more men. Senator Campbell's mail has become so large the pack can hardly carry it, and not a letter expresses disapproval of his course. The letters are coming from everywhere and show that there is almost a revolution in the State against the man who was Governor for nearly eight years, and who, as the leader of the Democratic party, ran the ship onto a rock and sunk it.

Hopkinsville Democrats Act.

Representative John Feland, of Christian county, has received a telegram from Hopkinsville stating that a petition was on the way here signed by over 1,000 Democrats of Hopkinsville county, requesting the Senate to give every effort to aid in the defeat of Gov. Beckham for the United States Senate.

Representative Feland is a Republican, and on every ballot is casting his vote for Gov. Bradley, the Republican caucus nominee for the Senate. He explained that the Democrats of his district were memorializing him to show their protest against Beckham. Representative Feland had no opposition from the Democrats because, as he says, they have opposed to Beckham's election to the Senate and believed they could count on him to do his share to bring that result about. The telegram to Mr. Feland stated that added to the petition was a certificate from the County Clerk of Christian county to the effect that all of the signers were known Democrats.

Separate Sessions To-day.

There is still a lack of interest in the senatorial race and the members are not showing any great desire to see Mr. Beckham sent to Washington. The balloting will be taken to-morrow just as every day, except that it will be in separate sessions and there will be no result. One of the prominent Democrats, Jack Chinn, is paired with a prominent Republican, Judge Barman, so neither side expects anything special to be pulled off to-morrow.

To-night the hotel is somewhat crowded and there is much stirring around, but the members are talking of legislation and not of the senatorial race or politics. It is just as if there was no senatorial race being run.

A. R. DUNLAP.

LITTLE GIRL SWALLOWS PIECE OF DOLL'S ARM.

Mother Makes Unavailing Effort to Relieve Her and Child's Life Is Despaired Of.

Jasper, Ind., Jan. 20.—[Special.]—A little daughter of a Christian family, living a few miles west of here, probably died from swallowing a piece of her doll's arm, which was broken off by letting the doll fall. The mother who was in an adjoining room heard the child coughing and, rushing in, found her black in the face and almost choked to death. The mother did all she could

to get the substance out of the child's throat and seeing she could not do so, pushed her down into her stomach, and part where the arm lodged has become so inflamed and swollen that the child's life is despaired of.

KENTUCKIANS BADLY INJURED AT PITTSBURG.

G. W. Boggess and Arthur Kendall Under Wheels of Locomotive.

Pittsburg, Pa., Jan. 20.—[Special.]—G. W. Boggess, a Morehead, Ky. produce dealer, and Arthur Kendall, a grocer of Avalon, a suburb, were probably fatally injured in the Try street yards of the Panhandle railroad this morning. The accident occurred within sight of the county morgue. Attaches saw the men go under the wheels of a locomotive. Not waiting to call a hospital ambulance, the morgue wagon was run out. Finding the men alive, the chauffeur bundled them into the ambulance and took them to Passavant hospital.

Boggess has a fractured skull and broken legs. Kendall is hurt about the back.

ARMED TO THE TEETH

FOUR BOYS TAKEN IN TOW BY POLICE.

Quartet Said to Have Raised Disturbance at Second and Market Streets.

Leut. Buddhu and Patrolmen Quill and O'Brien last night arrested a quartet of boys who were armed with slings and stones and who were disturbing the peace at Second and Market streets, in which weapons had been flashed and injuries narrowly averted. The police followed them to a saloon at Sixth and Market streets, where they placed the youthful offenders in a cell.

They gave their names as Will Ullridge, seventeen years, George Delahome, aged nineteen, Will Ours, aged sixteen, and a d. Grove Hawkins, aged fifteen years. A revolver and a pocketful of cartridges was found upon Ullridge, a dirk upon Ours, and a pair of metal knucks upon Hawkins. Ullridge and Hawkins were charged with drunkenness and disorderly conduct, and were committed to a day in jail. The other two boys were released.

Just a one of the four began to explain that their disorderly conduct had been caused by collision with a man at Second and Green streets who drew a revolver upon them, one of his comrades interrupted him and said: "You let it go, cut it out! You're up against it, so let it go, cut it out!"

Whereupon the rebuked youngster, remaining silent, said: "I have had a search on him that he had over-looked a few bullets in his coat pockets."

LOOKS LIKE NEWMAN

SO THINK WISE ONES OF FEDERAL APPOINTMENT.

Congressmen on Way Home From Washington to Confer as to Local Wants.

Local Republicans are greatly interested in the fight that is now being waged in Washington for the appointment of Collectors of Customs and Surveyor of Port of Louisville. George A. Newman, Robert A. McDowell and F. C. Nunemacher are the three who are vying to land the plum. Information from Washington last night had it that the four Republicans, Newman, McDowell, Baker and Robert E. Woods were coming back to Kentucky to confer with certain State leaders in regard to the appointment. The news comes from Washington that George A. Newman, Jr., seems to be in the lead.

F. C. Nunemacher was the last to get into the fight. Mr. Newman was an applicant for the appointment of postmaster in Louisville to succeed Dr. F. H. Baker when Robert E. Woods was given the job. It was said at that time that his attitude toward union labor had much to do with his being passed over for the appointment as postmaster. It is a known fact that Robert A. McDowell is one of the leading supporters in Louisville, and for that reason it was thought by some that his chances to land the appointment would be good.

While it was stated some time ago that President Roosevelt had notified Dr. A. D. James that he had made out a strong case for the appointment, yet the President wanted to know whom Dr. James had in mind, and on Sunday afternoon when Dr. James was in the city he conferred with Mr. Newman, who is one of the weak candidates in the eyes of the President for the place and for that reason no appointment has been made.

WITH VAUDEVILLE

MARY ANDERSON OPENS FOR SUNDAY MATINEE.

So Announces Local Manager—Authoritative Information Has Bureau Slated for Hopkins.

"Announce that the Mary Anderson theater will open for the week Sunday matinee with high-class vaudeville." "H. N. ZIEGLER."

The above telegram, received last night by James L. Weed, manager of the Mary Anderson theater, settles the fate of that house, and it is Sunday afternoon that the house will be opened for the first time in two weeks. Mr. Weed left for Cincinnati last night to confer with Mr. Ziegler with reference to the acts that are to be booked for the first week and the other details. There has been considerable improvement for the Mary Anderson in the way of new scenery and costumes, and it is now one of the finest appointed show houses on the Anderson-Ziegler circuit.

It has been learned from an authoritative source that burlesque will be put on at the Hopkins theater, to be booked from the Eastern World and the East, which was formed last year to compete with the old circuit of burlesque.

Decides For Stock Exchange.

New Orleans, Jan. 20.—In the Supreme court of Louisiana to-day Justice Land decided in favor of the Stock Exchange in their suit against the Board of Assessors to prevent taxes being assessed on the shares or seats of that institution.

OPEN DOORS IN THAW CASE

Court Declines To Shut Out the Public.

Evelyn Nesbit Thaw On Witness Stand.

Her Testimony Badly Cut Up By Objections.

JEROME'S SAVAGE ATTITUDE.

New York, Jan. 20.—Mrs. Evelyn Nesbit Thaw told her story to-day for the second time. The repetition lacked the vitality of the first recital, but the great crowd in the court room where her husband, Harry K. Thaw, is on trial for the killing of Stanford White, listened intently to every word. Justice Dowling had ruled that he found no warrant in the law for closing the doors against the public and there was a great clamor for admittance from a throng, which hung about the building all day long.

District Attorney Jerome, failing in his move to exclude spectators, took occasion when it came his turn to cross-examine the witness to bring out all of the details of the first trial which Mr. Littleton, of the defense, had omitted on his direct inquiry of the witness. Mr. Jerome also sought to block Mrs. Thaw's testimony in its entirety on the ground that a conversation which occurred three years before the tragedy could not have any bearing on Thaw's mental condition on the night of the homicide. Justice Dowling overruled the objection.

All Day On the Stand.

Mrs. Thaw was on the stand all day long, and Mr. Jerome announced when adjournment for the day was taken that his cross-examination would occupy a greater part of to-morrow's session.

Mrs. Thaw's story was broken into bits by constantly repeated objections from the prosecution, who sought to exclude all details on the ground of immateriality. The frequent objections led Justice Dowling to request Mr. Littleton to cut his examination as short as possible.

Mr. Littleton took this course only to find that on cross-examination Mr. Jerome insisted upon reading from last year's records nearly every word the witness had then uttered. He did this under the privilege of framing new questions.

Mr. Littleton objected to it, declaring that the District Attorney by reading the former testimony in a disagreeable manner was trying to discredit the witness in the eyes of the jury when he could not discredit her in any way by a direct question.

Jerome Voices Contempt.

Mr. Jerome made no attempt to disguise a tone of complete contempt in reading the testimony. Contempt also characterized most of the questions he put to the witness, whom he attacked in the loudest voice he has yet used at the trial. Mr. Jerome plunged at once into the more intimate details of the testimony and made no delicate choice of words in framing his interrogations.

Mr. Littleton's objections on the ground of "offensiveness and impropriety" were frequently sustained by the court.

Mrs. Thaw matched wits against both District Attorney Jerome and his assistant, Mr. Garvan, who was ever at his chief's elbow with new suggestions. She fenced with them as skillfully as she did a year ago, and at times reflected the mood of the District Attorney by answering him in a voice pitched in as loud a key as his own.

He Strikes Fire.

The prosecutor's pitiless and aggressive questions often struck fire, and once, when Mr. Jerome demanded to know if the young woman had told Thaw certain things, she replied hotly: "Yes, I told him, but did not use the language you are using."

"Don't argue with me, madame," shouted Jerome, who then had the reply stricken from the record.

But one new feature appeared in the testimony of the witness.

This was when she told about Thaw swallowing the contents of a bottle of laudanum at Monte Carlo in 1904 in an attempt to end his life.

Previous to this, at the Grand Hotel, in New York, Thaw had talked of suicide, his wife declared, and had suggested that she also should take poison, as both their lives had been ruined. Mrs. Thaw said she humored Thaw at the time and diverted his mind. She was out of the room when he finally took the poison in Europe.

"Why didn't you tell us about this at the first trial?" demanded Mr. Jerome.

"Because Mr. Delmas said it might make Harry out too crazy," the witness retorted before the District Attorney could stop her.

Plan To Readjust Debt.

New York, Jan. 20.—A plan to readjust the debt of the Westinghouse

Electric and Manufacturing Company, which has been formulated by a committee representing a large amount of that debt, was made public in this city to-day. It provides for a bond issue of \$5,000,000 to run for twenty-five years and paying 5 per cent. interest.

PAINTED ROSY PICTURE FOR THE INVESTORS.

Juryman In Bond Reserve Company Case Laugh At Extravagant Statements.

St. Louis, Mo., Jan. 20.—[Special.]—Juryman hearing the Bond Reserve Company case laughed as day during the reading of excerpts from a pamphlet entitled "The Baldhead Philosopher." "Clipping coupons for a livelihood comes near to being the real thing," read Assistant District Attorney Young from the pamphlet; "I would rather clip coupons for a living than pick blossoms from a century plant, or other soft thing, providing, of course, that the blossoms belong to me. All that you need is an easy chair, a pair of long, keen scissors and a long, black cigar."

Henry Snyder's appearance on the stand again drew a storm of objections from the counsel for the defense. Snyder read Assistant District Attorney Young from the pamphlet; "I would rather clip coupons for a living than pick blossoms from a century plant, or other soft thing, providing, of course, that the blossoms belong to me. All that you need is an easy chair, a pair of long, keen scissors and a long, black cigar."

SHERIFF'S PARTY CUT DOWN MOB'S VICTIM

NEGRO WAS ALIVE WHEN RESCUERS ARRIVED AND PROBABLY WILL BE RECOVERED.

Dothan, Ala., Jan. 20.—The negro, Grover Franklin, who last night was taken away from Sheriff Butler and his deputies and was swung to a tree, is again in the hands of the law and there stands a chance for his recovery. The mob last night was so closely followed by the officers and law-abiding citizens, determined if possible to avert the lynching, that they did not have time to get their victim outside the corporation limits and hurriedly hanged him on the first tree, and, thinking they had hidden him with bullets, fled.

On the arrival of the officers the negro was still alive and was immediately cut down and placed in the county jail. It is thought he will recover.

A. C. Paulk, who was assaulted by the negro Saturday night is resting easily and his wounds are not regarded as serious.

IN THE DISTRICTS

FORAKER WILL MAKE FIGHT FOR DELEGATES.

Says They Will Not Be Bound By Anything the State Convention May Do.

Cincinnati, Jan. 20.—To fight for the Ohio's twenty-one congressional districts and to allow Secretary of War Taft to have four delegates-at-large without a contest is the plan of campaign suggested in an interview this afternoon by United States Senator Foraker, who arrived home to-day from Washington on business.

He maintains that the call for the State convention is illegal and that therefore he will not take part in selection of its delegates. After declaring that there had been no "overtures of peace," he declared, however, that "so far as the State convention is concerned I have not changed my opinion since I was here that the call for it is illegal and unjustly burdensome. On that account, as I have heretofore announced, I shall not make any effort to come to-day, and I shall not, nor will my friends make any such effort, except only as their local conditions may prompt them to do so."

"Of course, the delegates selected to the State convention will all be for Taft, for there will be no opposition. This does not apply, however, to the congressional districts. They are not under the control of the State Central Committee and are not bound by anything the State convention may do. Each district will select its own delegates in its own way. What the districts may do remains to be seen."

COMMISSION DECLINES TO MAKE A RULING.

Baton Rouge, La., Jan. 20.—The Louisiana State Railroad Commission at its meeting to-day decided that it could not make a rule prohibiting railroads from receiving liquor offered for shipment under prohibition territory. A petition for a ruling of this nature was asked for by the St. Louis Iron Mountain and Southern on the ground that whisky shipped into a prohibition territory and not called for was a dead weight on the route hands, as it could not be disposed of on account of the prohibition laws.

Application For Receiver.

New Orleans, Jan. 20.—Application was made in court here to-day for a receiver for the Southern Marine Works, which has a plant on the west side of the Mississippi river in this city. The application was made by the Keasbey & Mattison Company, a Pennsylvania corporation, which declares that it is one of the creditors of the Marine Works.

Embezzlement Case Called.

Jasper, Ind., Jan. 20.—[Special.]—The case of the State vs. Charles H. Jones, charged with embezzlement of \$25,000 from the Peoples' State Bank of Huntington, was called in Circuit court here this morning. One hundred citizens from the northern part of the county are here and from that number it is expected a jury can be found to try the case.

Killed By Fall From Scaffold.

Jasper, Ind., Jan. 20.—[Special.]—Tony Burger, aged sixty-seven years, one of the best known carpenters and citizens of this place, fell from a scaffold where he was working on a house and sustained such serious injuries that he died a few hours later.

WARNING WAS FROM PARIS

Alleged Plot To Blow Up American Fleet.

Few People Disposed To Regard It Seriously.

Washington and Rio Notified As a Precaution.

STORY TOLD BY YOUNG MAN.

Paris, Jan. 20.—The reports cabled from Rio de Janeiro that the Brazilian authorities were warned from Paris of a possible attempt to blow up the American battles

WRECK VICTIMS

Clarence Dunham's Body Taken To Grafton, N. Y.

WINFIELD H. SCOTT TO BE BURIED THIS MORNING.

STATE COMMISSIONERS LOOK TO INTERSTATE COMMISSION.

MATTER OF BRIDGE TOLLS.

The body of Clarence E. Dunham, the Southern engineer, who was killed in the wreck at Grafton Junction Sunday afternoon, was taken yesterday from New Albany to Grafton, N. Y., his former home. It was accompanied by James W. Cox of Huntington, and S. M. Jones of New Albany, a delegation of Knights Templar, according to the body to the Pennsylvania passenger station. Dunham was a remarkable man. He was graduated from one of the leading colleges of New York. After leaving college he turned his attention to mechanical work and became a most efficient railroad engineer, standing at the head.

The funeral of Winfield H. Scott will take place this morning from his home on West Sixth street, New Albany, under the direction of New Albany.

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THE BOARD OF TRADE, THE COMMERCIAL CLUB, THE MERCHANTS AND MANUFACTURERS' ASS'N, THE RETAIL MERCHANTS' ASS'N, THE EMPLOYERS' ASS'N

ANNOUNCE THAT

This (Tuesday) Afternoon and Evening

have been set apart as

Commercial Organizations' Day at the National Tuberculosis Exhibit.

The attendance of Business Men, Manufacturers, heads of Departments and all who are interested in the prevention and cure of Tuberculosis is requested.

Dr. Thos. H. Porter and Dr. H. E. McConville, the Rev. Dr. H. A. Porter and others will address the meeting.

Dr. Louis M. Warfield, of St. Louis, will speak of the Attitude of Business Men of St. Louis Toward Tuberculosis.

Dr. Dunning S. Wilson will talk on "The Disposition of the Tuberculous." The program will be an added feature of the exhibit.

Board of Trade—Wm. G. Gamett, Munn, Logan C. Murray and S. Thurston Blair.

Commercial Club—George D. Young, Dr. Leachway Smith and B. M. Briggman.

Merchants and Manufacturers' Association—J. C. Parker, Thomas W. Floyd and R. W. Donahue.

Retail Merchants' Association—H. J. Strong, W. C. Kendrick and C. A. Wellen.

Employers' Association—J. D. Templeman, W. A. Castle and E. A. Quarles.

day afternoon and a space several feet square will be reserved for the department which the exhibit will be held.

Judge Harry C. Poindexter, in the City Court yesterday afternoon, sentenced a man to jail for twenty-five days on a plea of guilty to the charge of larceny and battery on Graham Earl, at Underwood.

John Nachand, Auditor of Clark county, has completed a report for 1907, which is shown at the office of the auditor. The report shows a surplus of \$1,000, of which \$800.00 was expended for the purpose of buying a new building.

The arrangements for the celebration of the centennial of the birth of George Washington, which will be held in Jeffersonville, on January 22, are being made by the committee. The program will consist of a series of addresses and a display of the products of the county.

Daniel Schell, who was shot by his mother-in-law, Mrs. Elizabeth Beck, at the residence of the family, on the morning of January 19, is now in the hospital. He is still suffering from his wounds, but is believed to be recovering.

During the year 1907 there were fifty-three deaths in the county, of which thirty-two were males and twenty-one were females. The most common cause of death was pneumonia, which accounted for twenty-five deaths. Other causes were tuberculosis, heart disease, and cancer.

In the City Court yesterday morning David Stigitz, Sylvester Uebelhart and John Howard were arraigned on charges of larceny and battery on Graham Earl, at Underwood. The charges were read to them, and they were committed to jail.

An examination for teachers in the Clark county school system will be held in the City Court yesterday afternoon. The examination will be held in the City Court, and the results will be announced at a later date.

The directors of the Louisville and Nashville Property Company have decided to increase the dividend on the stock of the company. The dividend will be increased from 100 to 125 cents per share.

IN COAL LANDS

L. and N. Stockholders Receive An Interest.

LOUISVILLE PROPERTY COMPANY OWNS MANY ACRES.

RAILROAD DIVIDENDS INCLUDE REDEMPTION CERTIFICATES.

NATURE OF THE ENTERPRISE.

Stockholders of the Louisville and Nashville Property Company were surprised yesterday when they received the announcement that in addition to the regular semi-annual cash dividend of 100 cents, payable February 10, they would receive a check for 125 cents in the form of certificates redeemable in the stock of the Louisville Property Company. They were not at all aware of what the Louisville Property Company is or of the nature of the enterprise.

The following is the announcement made:

In addition to the regular cash dividend of 100 cents, payable February 10, 1908, to stockholders of record on the 30th day of January, 1908, an extra dividend of 125 cents, payable in the form of certificates redeemable in the stock of the Louisville Property Company, will be paid to stockholders of record on the 30th day of January, 1908.

The capital stock of the Louisville and Nashville Property Company is \$1,000,000, divided into 10,000 shares of \$100 each. The company was organized in 1898 with a capital stock of \$1,000,000, and the last annual report of the Louisville and Nashville Property Company, as the capital stock of the Property Company must have been increased to \$1,000,000 since the last annual report.

Holding Company For Coal Lands.

The Louisville Property Company is a holding company for the coal lands and other real estate of the Louisville and Nashville Railroad Company. Among its principal holdings are the coal lands in the Southeastern Kentucky and Northeastern Tennessee.

Under the Twenty-sixth Circuit Court district recently decided in the Louisville and Nashville Property Company case, a suit brought to enjoin the Louisville and Nashville Railroad Company from the sale of the coal lands in the Southeastern Kentucky and Northeastern Tennessee.

The Louisville and Nashville Railroad Company, in its suit, sought to enjoin the Louisville and Nashville Property Company from the sale of the coal lands in the Southeastern Kentucky and Northeastern Tennessee. The court, in its decision, held that the Louisville and Nashville Railroad Company was not entitled to the injunction.

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JACK ATKIN IN FEATURE EVENT Hot Favorite, Heavily Played, Has No Trouble In Winning JACOBITE IN SECOND PLACE.

Corrigan's Filly Proves the Best of
a Field of Fifteen Green
Mares.

GIBSON WINS ANOTHER RACE.

NEW ORLEANS SELECTIONS.

First Race—Guy Fisher, Parton, Cretes-
man.
Second Race—Rip, John Dillon, Pete
Vogel.
Third Race—McGregor, Estella C, Night
Mist.
Fourth Race—First Premium, Meadow-
brook, Goldpro.
Fifth Race—Black Witt, Rappanahoon,
Lady Alicia.
Sixth Race—Warner Griswell, Grenade,
Clare DW Orleans, Jan. 20.—[Special.]

II—Springlike weather favored the
opening of the third City Park
meeting. The programme was
good and attendance large. Thirty-seven
books and two field books drew in,
and the speculation was brisk.

The fourth event was the feature, Jack
Atkin was a hot favorite, played from 5
to 5 to 4. He had to extend himself
in the first quarter by a clear of Come-
dienne, but after that it was plain sailing.
He led all the journey and won easily by
two lengths. But for a dietary blunder on
the part of Powers, Pasadena would have
been second. Jacobite beat him a neck
for the position.

Corrigan's filly, Elizabeth Harwood, was
best of the fifteen green mares in this
opening juvenile race, and had to be, for
she got away badly, and ran around them
and won on her courage, beating Helen
Kidder a neck on the post. Cora's loss
had early speed, but first at the end,
Elizabeth Harwood, in color and form
somewhat resembles Alma Dufour.
She is of the stout type and can easily
do better things than she did to-day.

In the steeplechase, the Italian
Pasha, made his first victory of the
winter season. He had the mount
on Coal Black Lady, the second choice,
won easily. Tuspan, played for a good
thing, bolted into the wing of the fourth
jump, unseating his rider, C. Holt, whose
cavalier bone and jaw were fractured.
Thespan may be destroyed.

In the third race, T. C. McDowell's Gib-
son raced Braden into submission, plod-
ding his company the balance of the journey
and won by a length. Gibson was first from
start to finish. Only H. had to be ridden
to win. Dr. McClure ran poorly. Beau
Brunnet stopped.

Douba Brockington, of Lexington, and
a party of Kentucky friends all had good
bets on Gibson.

While shooting Vagabond over the
Jumps, Jockey Billie's color bone was
broken. C. Johnson is also nursing a
broken leg, the result of a schooling mis-
hap.

The half-mile Jepico track opposite City
Park, threatens to reopen and race every
day during Mardi Gras.
The judges are still investigating the
Youthful case, and it is being over-
seen to the effect that by a shifting of
columns in two previous races Youthful
was made to finish last when, in fact, he
was fourth. Summary:

First Race—Three furlongs, selling:
Elizabeth Harwood, 111 (C. Koerner), 5
to 1.
Helen Kidder, 112 (W. O. H.), 5 to 1.
Cora, 113 (C. Lee), 4 to 1.
Time, 1:28.4. Winner, Elizabeth Harwood.
Second Race—Three furlongs, selling:
Pasha, 114 (C. Lee), 5 to 1.
Coal Black Lady, 115 (C. Lee), 4 to 1.
Tuspan, 116 (C. Lee), 3 to 1.
Time, 1:28.4. Winner, Pasha.
Third Race—Three furlongs, selling:
Gibson, 117 (C. Lee), 5 to 1.
Beau Brunnet, 118 (C. Lee), 4 to 1.
Time, 1:28.4. Winner, Gibson.
Fourth Race—Three furlongs, selling:
Corrigan's Filly, 119 (C. Lee), 5 to 1.
Elizabeth Harwood, 120 (C. Lee), 4 to 1.
Time, 1:28.4. Winner, Corrigan's Filly.

NEW ORLEANS ENTRIES.

FIRST RACE—Three furlongs of a mile:
Groto, 107 (R. D.), 5 to 1.
Tillie, 108 (R. D.), 4 to 1.
Indy, 109 (R. D.), 3 to 1.
Craftman, 110 (R. D.), 2 to 1.
Warden, 111 (R. D.), 1 to 1.
Silver C, 112 (R. D.), 1 to 1.
Taxis, 113 (R. D.), 1 to 1.
Jase White, 114 (R. D.), 1 to 1.
SECOND RACE—Three furlongs, selling:
Fairy Flush, 115 (R. D.), 5 to 1.
Kilgus, 116 (R. D.), 4 to 1.
Profitable, 117 (R. D.), 3 to 1.
Indy, 118 (R. D.), 2 to 1.
Flying Plover, 119 (R. D.), 1 to 1.
Bank Holiday, 120 (R. D.), 1 to 1.
THIRD RACE—Three furlongs of a mile:
Masks and Faces, 121 (R. D.), 5 to 1.
Ansonia, 122 (R. D.), 4 to 1.
The Thorn, 123 (R. D.), 3 to 1.
The Green, 124 (R. D.), 2 to 1.
Evelyn, 125 (R. D.), 1 to 1.
Vicki, 126 (R. D.), 1 to 1.
THIRD RACE—Three furlongs of a mile:
Masks and Faces, 127 (R. D.), 5 to 1.
Ansonia, 128 (R. D.), 4 to 1.
The Thorn, 129 (R. D.), 3 to 1.
The Green, 130 (R. D.), 2 to 1.
Evelyn, 131 (R. D.), 1 to 1.
Vicki, 132 (R. D.), 1 to 1.

TYRUS COBB AFTER INCREASE IN SALARY.

Warner Griswell, 102 Debar, 107 Husted, 108 Rebe, 109 Husted, 110 Rebe, 111 Husted, 112 Rebe, 113 Husted, 114 Rebe, 115 Husted, 116 Rebe, 117 Husted, 118 Rebe, 119 Husted, 120 Rebe, 121 Husted, 122 Rebe, 123 Husted, 124 Rebe, 125 Husted, 126 Rebe, 127 Husted, 128 Rebe, 129 Husted, 130 Rebe, 131 Husted, 132 Rebe, 133 Husted, 134 Rebe, 135 Husted, 136 Rebe, 137 Husted, 138 Rebe, 139 Husted, 140 Rebe, 141 Husted, 142 Rebe, 143 Husted, 144 Rebe, 145 Husted, 146 Rebe, 147 Husted, 148 Rebe, 149 Husted, 150 Rebe, 151 Husted, 152 Rebe, 153 Husted, 154 Rebe, 155 Husted, 156 Rebe, 157 Husted, 158 Rebe, 159 Husted, 160 Rebe, 161 Husted, 162 Rebe, 163 Husted, 164 Rebe, 165 Husted, 166 Rebe, 167 Husted, 168 Rebe, 169 Husted, 170 Rebe, 171 Husted, 172 Rebe, 173 Husted, 174 Rebe, 175 Husted, 176 Rebe, 177 Husted, 178 Rebe, 179 Husted, 180 Rebe, 181 Husted, 182 Rebe, 183 Husted, 184 Rebe, 185 Husted, 186 Rebe, 187 Husted, 188 Rebe, 189 Husted, 190 Rebe, 191 Husted, 192 Rebe, 193 Husted, 194 Rebe, 195 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TRIAL BEGINS

Members of "Peaceful Army" Before Court.

REGULAR PANEL IS EXHAUSTED IN EFFORT TO GET JURY.

CASE AGAINST AMERICAN TOBACCO COMPANY PASSED.

JUDGE MARSHALL'S CHARGE.

Munfordville, Ky., Jan. 20.—[Special.]—The case against the "peaceful army" was called in the Circuit Court this morning before Judge Jones. Both sides announced ready for trial, and the work of selecting the jury began. In a few minutes all the regular panel except nine were disqualified on account of relationship to some of the defendants and because of having formed and expressed opinions on the merits of the case. A venire of one hundred jurymen was drawn from the wheel and all the names in the hands of the sheriff and his deputies to summon. The court adjourned till tomorrow morning at 9:30 o'clock.

The interest in this prosecution is still unabated. The court room was packed by an immense crowd all the morning until adjournment. The largest crowd is in attendance that has been at court for several years.

STRONG CHARGE TO JURY.

Judge Marshall Lays Stress on Burning.

Eminence, Ky., Jan. 20.—[Special.]—The Henry Circuit Court convened this morning with Judge Marshall on the bench. This is the first time Judge Marshall has held court in Henry County since his appointment to the circuit judgeship. In his charge to the jury this morning Judge Marshall dwelt at length upon the offense of burning barns and the dangerous results of such a course. He said that there was no more outrageous or cowardly crime against the Commonwealth than the unlawful burning and destroying of property and persons and the purpose of committing outrages against their neighbors by the burning of barns and property and persons against their owners. He also called the grand jury's attention to the fact that the burning of barns and property and persons is a crime against the Commonwealth and that the burning of barns and property and persons is a crime against the Commonwealth and that the burning of barns and property and persons is a crime against the Commonwealth.

The judge referred to the illegal practices of corporations consolidating trusts for the purpose of pooling prices, and told the jury that corporations guilty of such offenses should be punished. He said, however, that there was one pool now in existence that was exempted from the operation of the anti-trust laws, and that was the American Tobacco Company. He said that the American Tobacco Company was a combination among the farmers was not illegal and did not come within the scope of the anti-trust laws. He said that the American Tobacco Company was a combination among the farmers was not illegal and did not come within the scope of the anti-trust laws.

The case of the Commonwealth against the American Tobacco Company was called to-day and passed until Wednesday. Former Chief Justice William S. Fryer has been retained by the American Tobacco Company to defend the case. The names of T. A. Edelin, of Frankfort, and Judge Walter L. Linn, of Louisville, were suggested for special judge in the event Judge Marshall vacates the bench.

TO BUILD FACTORY.

Members of Society of Equity Form in Company.

Munfordville, Ky., Jan. 20.—[Special.]—The members of the American Society of Equity of the district composed of the counties of Barren, Hart and Metcalfe are organizing a company for the purpose of manufacturing and marketing tobacco. The company will be incorporated, the capital to be \$100,000. Stock to the amount of \$10,000 has already been subscribed. The factory will be located at Horse Cave. The promoters are enthusiastic over the enterprise and expect to begin business at an early day.

GALLATIN FARMERS SIGN.

Pledge Themselves Not To Raise Crop In 1908.

Warsaw, Ky., Jan. 20.—[Special.]—After a thorough canvass of Gallatin County, in which the growers were requested to sign contracts to grow no tobacco or to permit none to be grown on their farms during the year 1908, the Gallatin growers in 1907 about 2,300 acres thus making over 90 per cent signed to sign a contract to grow no tobacco or to permit none to be grown on their farms during the year 1908.

Sues American Tobacco Company.

Mayville, Ky., Jan. 20.—[Commonwealth's Attorney M. J. Hennessy created a sensation here this morning by filing a suit for \$1,000 damages against the American Tobacco Company in the Circuit Court here for having no authorized agent at this point, as required by law, upon whom process could be served, since the death of Lester Wilson, several weeks ago. The company has failed to fill his place.

Burley Society Meeting.

Winchester, Ky., Jan. 20.—[Special.]—The District of Winchester, the American Tobacco Society will meet here tomorrow. A number of matters of interest will probably be discussed, such as legislation that restricts the financial of the crop of 1907, and other matters.

ARREST LOUISVILLE MAN IN ST. LOUIS.

William J. O'Keefe Was Indicted Ten Years Ago on Charge of Assault and Robbery.

St. Louis, Mo., Jan. 20.—On an indictment dated ten years ago, charging assault and robbery, William J. O'Keefe, alias Joseph Talbert, was arrested last night by Detective Ferris, who recognized a pigeon-toed manner of walking peculiar to O'Keefe. He was taken to O'Keefe had been away from St. Louis for ten years, returning a week before to Louisville, Ky., to attend his father's funeral.

NOTED BOOKMAKERS IN A STREET FIGHT.

New Orleans, Jan. 20.—[Special.]—A quarrel about a bet on Severus led to a battle in Gravier street at 8 o'clock this evening between Jack Sturge and Fred Cook, bookmakers. Sturge was knocked down twice and Cook was flattened once. Both men sustained black eyes. Five hundred persons witnessed the struggle, which lasted for five minutes and embraced everything from punching, whipping and wrestling to choking. The men will be in court to-morrow morning.

CHARLES WESLEY THATCHER, "THE APOSTLE OF GOOD ROADS," IN ALL HIS ECCENTRIC ATTENTION COMPELLING REGALIA



Mr. Thatcher travels through the country and is working to secure Federal aid in the building of good roads.

MAKES USE OF TACKS IN MAP OF CITY TO SHOW EXACT LOCATION OF EVERY LOUISVILLE SALOON

Marshall Bullitt's Novel and Practical Method of Telling Where Barrooms Are Situated.

In order that he may keep track of the 600 saloons in Louisville, and know their exact location, W. Marshall Bullitt, chairman of the Board of Public Safety, and a member of the License Board, has placed in the office of the City Building a map of the city showing the exact location of every saloon in Louisville. The map is a plan of the city, with the saloons marked by red dots. The map is a plan of the city, with the saloons marked by red dots.

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GIRARD'S WAYS

Philadelphia's Benefactor Was Eccentric.

WILL LEAVING MILLIONS FOR SCHOOL GREAT SURPRISE.

IRRELIGIOUS AND MAN LACKING MORALITY.

STARTED LIFE AS A SAILOR.

Stephen Girard is a name that will live in Philadelphia's history. He was a man of many talents and many virtues. He was a man of many talents and many virtues. He was a man of many talents and many virtues.

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an expression of thanks, put in into his pocket.

"You don't look at it?"

"Look at it? No. Whatever there is in it will give me a very satisfactory result."

"Give it back," said Girard. "I gave you five hundred; I make it a thousand dollars."

That Girard had given the hospital \$1,000 soon became town property, and the representative of the hospital, who was not a very worthy institution called at his counting house. The money was not there, and he was not a very worthy institution called at his counting house. The money was not there, and he was not a very worthy institution called at his counting house.

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